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राजपत्र, हिमाचल प्रदेश

(म्रसाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, मंगलवार, 5 ग्रगस्त, 1980/14 थावण, 1902

हिमाचल प्रदेश सरकार LABOUR DEPARTMENT

NOTIFICATION

Simla, the 23rd August, 1978

No. 7-188/76-LEP-Shram.—In Exercise of the powers conferred by Sub-section (1) and (2) of 30 of the Minimum Wages Act, 1948 (Central Act No. 11 of 1948), The Governor, Himachal Pradesh is pleased to make the following Rules for carrying out the purposes of the said Act, after previous publication in Rajpatra Himachal Pradesh, dated the 31st August, 1977 and these shall come into force immediately:

THE HIMACHAL PRADESH MINIMUM WAGES RULES, 1978

- 1. Short title and extent.—(1) These rules may be called the Himachal Pradesh Minimum Wages Rules, 1978.
 - (2) They extend to the whole of the State of Himachal Pradesh.
 - (3) They shall come into force with immediate effect.
 - 2. Interpretation.—In these rules, unless the context otherwise requires,—
 - (a) "Act" means the Minimum Wages Act, 1948;
 - (b) "authority" means the authority appointed under sub-section (1) of section 20;
 - (c) "Board" means the Advisory Board appointed under section 7;
 - (d) "Chairman" means the chairman of the Board, the Committee, or Sub-Committee, as the case may be, appointed under section 9;
 - (e) "Committee" means a Committee appointed under clause (a) of sub-section (1) of section 5 and includes a Sub-Committee appointed under that section;
 - (f) "form" means a form appended to these rules;
 - (g) "Inspector" means a person appointed as Inspector under section 19;
 - (h) "registered trade union" means a trade union registered under the Indian Trade Unions Act, 1926;
 - (i) "section" means a section of the Act;
 - (j) "State Government" means Government of Himachal Pradesh";
 - (k) all other words and expressions used herein and not defined shall have the meaning respectively assigned to them under the Act.

CHAPTER II

- 3. Term of office of members of the Committee.—The term of office of the members of the Committee shall be such as in the opinion of the State Government is necessary for completing the enquiry into the scheduled employment concerned and the State Government, may at the time of the constitution of the Committee fix such terms and may, from time to time, extend it as circumstances may require.
- 4. Term of office of members of the Board.—(1) Save as otherwise expressly provided in these rules, the term of office of a non-official member of the Board, shall be fixed by the State Government from time to time.
- (2) A member of the Board nominated to fill a casual vacancy shall hold office for the remaining period of the term of office of the member in whose place he is nominated.
- (3) The official members of the Board shall hold office during the pleasure of the State Government.

- 5. Nomination of substitute members.—If a member is unable to attend a meeting of the Committee or the Board, the State Government may by notice in writing signed by such member and addressed to the Chairman of the said Committee or the Board, nominate a substitute in his place to attend that meeting. Such a substitute member shall have all the rights of a member in respect of that meeting.
- 6. Travelling allowance.—The official members will be entitled to travelling and Daily Allowances admissible to them according to the rules governing them. The non-official members will be allowed Travelling Allowance and Daily Allowance as per Annexure-A given below:—

ANNEXURE—A

- (1) (i) Journey by rail.—(a) Member of Parliament.—A member of Parliament serving on the Committee/Board will utilise the free first class fare issued to him as Member of Parliament in respect of all journeys undertaken by him on the business of the Committee/Board. He will not travel by air conditioned accommodation at Government expense. If such a member travels by air conditioned coach, he will pay the difference between the fare for the air conditioned and first class accommodation from his own pocket.
- (b) Members other than Members of Parliament.—They will be treated at par with Government servants of the first grade, and will be entitled to actual rail fare of the class of accommodation actually used but not exceeding the fare in which the Government servants of the first grade are normally entitled i. e. accommodation of the highest class by whatever name it may be called provided on the railway by which the journey is performed.
- (ii) Journey by road.—They will be entitled to actual fare for travelling by taking a single seat in a public bus, and if the journey is performed by motor cycle/scooters, mileage allowance at 20 paise per k.m., and if the journey is performed by engaging full taxi/own car the Members will be entitled to mileage allowance at 60 paise per k.m. (which rates are inclusive of the elements of 33\frac{1}{3} per cent increase for Himachal Pradesh).
- (iii) In addition to the actual fare or mileage as per item (i) and (ii) above, a member shall draw Daily Allowance for the entire absence from his permanent place of residence starting with departure from that place and ending with arrival at that place, at the same rate and subject to the same terms and conditions as apply to grade-I officers of the State Government.
- (2) Daily Allowance.—(i) Non-official members be entitled to draw Daily Allowance for each day of the meeting at the highest rate as admissible to a Government servant of the first grade for the respective locality.

(ii) In addition to Daily Allowance for the day(s) of the meeting, a Member shall also be entitled to Daily Allowance for halt on tour at out station in connection with the affairs of the Committee or Board as under:—

(a) if the absence from headquarters does not exceed 6 hours ... Nil

(b) if the absence from headquarters exceeds 6 hours but does not exceed 12 hours ... 76

70% of the normal rate.

(c) if the absence from headquarters exceeds 12 hours Full.

A Member resident at a place where the meeting of the Committee/Board is held will not be entitled to Travelling and Daily Allowances on the scales indicated above, but will be allowed only the actual cost of conveyance hire, subject to a maximum of

Rs. 10.00 per day. Before the claim is actually paid the Controlling Officer should verify the claims and satisfy himself after obtaining such details as may be considered necessary, that the actual expenditure was not less than the amount claimed.

If such a Member uses his own car, he will be granted mileage allowance at the rates admissible to the officials of the first grade subject to a maximum of Rs. 10.00 per day.

- (4) The Travelling and Daily Allowances will be admissible to a member on production of a certificate by him to the effect that he has not drawn any Travelling or Daily Allowance for the same journey and halts from any other Government source.
- (5) The members will be eligible for Travelling Allowance for the journeys actually performed in connection with the meetings of the Committee/Board from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the Committee/Board or returns to the place other than the place of his permanent residence after the termination of the meeting, Travelling Allowance shall be worked out on the basis of the distance actually travelled or the distance between the place or permanent residence and the venue of the meeting whichever is less.
- (6) Members of Parliament.—The member of Parliament on the Committee in respect of journeys performed by him by rail, road, air and steamer in connection with the work of Committee/Board, shall be entitled to T.A./D.A. on the same scale as is admissible to him under Salaries and Allowances of Members of Parliament Act as amended from time to time.
- (7) Members of Vidhan Sabha.—The non-official members who are members of the Vidhan Sabha shall be entitled to T.A./D.A. in respect of journeys performed in connection with the work of the Committee/Board on the scale as is admissible to them under the Himachal Pradesh Legislative Assembly (Allowances of Members) Act, 1971 (Act No. 8 of 1971) as amended from time to time.
- (8) The members will not be entitled to daily allowance in connection with their assignment, when the Vidhan Sabha or the Vidhan Sabha Committee on which the members are serving is in session as they will be drawing their Daily Allowance under the Himachal Pradesh Legislative Assembly (Allowances of Members) Act, 1971 from the Vidhan Sabha. However, if they certify, that they were prevented from attending the session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha they would be entitled to daily allowance at the rate as prescribed.
- (9) The provisions of rule 4.17 and 6.1 of the Himachal Pradesh Treasury Rules will apply mutatis mutandis in the case of over-payment made on account of Travelling Allowance to the non-official members.
- (10) The member will also not draw T A and D.A. including Conveyance Allowance which will disqualify them from the Vidhan Sabha.
- (11) The Labour Commissioner will be the controlling officer in regard to the countersigning of the Travelling Allowance bills of the non-official members.
- (12) The expenditure will be debitable to Head "287—Labour and Employment—A—Labour (B)—Industrial Relations (b)(iii) Wage Boards".
- 7. Staff.—(1) The State Government may appoint on ex-officio a Secretary to the Committee, and an Advisory Board, and such other staff as it may think necessary

and may fix the salaries and allowances payable to them and specify their conditions of service.

- (i) The Secretary shall be the Chief Executive Officer of the Committee, or the Board, as the case may be. He shall attend the meetings of such Committee or Board, but shall not be entitled to vote at such meetings. The Secretary may or may not be member as decided by the Government.
- (ii) The Secretary shall assist the Chairman in convening meetings and shall keep a record of the minutes of such meetings and shall take necessary measures to carry out the decision of the Committee, the Advisory Board, as the case may be.
- 8. Eligibility for re-nomination of the members of the Committee, Advisory Board.—An out going member shall be eligible for re-nomination for the membership of the Committee, Advisory Board of which he was a member.
- 9. Resignation of the Chairman and members of the Committee, Advisory Board and filling of casual vacancies.— (1) A member of the Committee, or the Board other than the Chairman, may, by giving notice in writing to the Chairman, resign his membership. The Chairman may resign by a letter addressed to the State Government in the Labour Department.
- (2) A resignation shall take effect from the date of communication of its acceptance or on the expiry of 30 days from the date of resignation, whichever is earlier.
- (3) When a vacancy occurs or is likely to occur in the membership of the Committee or the Board, the Chairman shall submit a report to the State Government in the Labour Department immediately. The State Government shall take steps to fill the vacancy.
- 10. Cessation and restoration of membership.—(1) If a member of the Committee Advisory Board fails to attend three consecutive meetings he shall subject to the provisions of sub-rule (2) cease to be a member thereof.
- (2) A person who ceases to be a member under sub-rule (1) shall be given intimation of such cessation by a letter sent to him by registered post within fifteen days from the date of such cessation. The letter shall indicate that if he desires restoration of his membership, he may apply therefor within thirty days from the receipt of such letter. The application for restoration of membership, if received within the said period, shall be placed before the Committee, the Advisory Board as the case may be and if a majority of members present at the next meeting is satisfied that the reasons for failure to attend three consecutive meetings are adequate, the member shall be restored to membership immediately after a resolution to that effect is adopted.
- 11. Disqualification.—(1) A person shall be disqualified for being nominated, as, and for being a member of, the Committee, Advisory Board, as the case may be:—
 - (i) if he is declared to be of unsound mind by a competent court; or

(ii) if he is an undischarged insolvent; or

- (iii) if, before or after the commencement of, the Act, he has been, convicted of an offence involving moral turpitude.
- (2) If any question arises whether a disqualification has been incurred under subrule (1) the decision of the State Government in the Labour Department thereon shall be final.

12. Meetings.—The Chairman may subject to the provision of rule 13, call a meeting of the Committee, Advisory Board, as the case may be, at any time he thinks fit:

Provided that on a requisition in writing from not less than one half of the members the Chairman shall call a meeting within fifteen days from the date of receipt of such requisition.

- 13. Notice of meetings.—The Chairman shall fix the date, time and place of every meeting, and a notice in writing containing the aforesaid particulars along with a list of business to be conducted at the meeting shall be sent to each member by registered post whithin a reasonable time.
- 14. Chairman.—(1) The Chairman shall preside at the meetings of the Committee, Advisory Board, as the case may be.
- (2) In the absence of the Chairman the Vice-Chairman and in the absence of both, the members shall elect from amongst themselves by a majority of votes, a member, who shall preside at such meeting.
- 15. Quorum.—No business shall be transacted at any meeting unless one-third of the members are present:

Provided that if any meeting less than one-third of the members are present, the Chairman may adjourn the meeting to date not later than seven days from the date of original meeting and it shall thereupon be lawful to dispose of the business at such adjourned meeting irrespective of the numbers of members present.

16. Disposal of business.—All business shall be considered at a meeting of the Committee, Advisory Board, as the case may be, and shall be decided by a majority of the votes of the members present and voting. In the event of an equality of votes the Chairman shall have a casting vote:

Provided that the Chairman may, if he thinks fit, direct that any matter shall be decided by the circulation of necessary papers and securing written opinion of the members.

Provided further that no decision on any question which is referred under the first proviso shall be taken unless supported by not less than a two-thirds majority of the members:

- 17. Method of voting.—Voting shall ordinarily be by show of hands, but if any member asks for voting by ballot or if the Chairman so decide, the voting shall be by secret ballot and shall be held in such manner as the Chairman may decide.
- 18. Proceedings of the meetings.—(1) The proceedings of each meeting showing inter-alia the names of the members present thereat shall be forwarded to each member and to the State Government as soon after the meeting is possible and, if in any case, not less than seven days before the next meeting.
- (2) The proceedings of each meeting shall be confirmed with such modifications, if any, as may be considered necessary at the next meeting.

CHAPTER III

SUMMONING OF WITNESSES BY THE COMMITTEE, ADVISORY BOARD AND PRODUCTION OF DOCUMENTS

- 19. Summoning of witnesses and production of documents.—(1) A Committee/Advisory Board may summon any person to appear as a witness in the course of an enquiry. Such summons may require a witness to appear before it on a date specified therein and to produce any books, papers or other documents and things in his possession or under his control relating in any manner to the enquiry.
- (2) A summons under sub-rule (1) may be addressed to an individual or an organisation of employers or a registered trade union of workers.
 - (3) A summons under this rule may be served:—
 - (i) in the case of an individual, by being delivered or sent to him by registered post;
 - (ii) In the case of an employers' organisation or a registered trade union of workers by being delivered or sent by registered post to the secretary or other principal officer of the organisation or union as the case may be.
- (4) The provisions of the Civil Procedure Code relating to the summoning and enforcement of the appearance of witnesses and the production of documents shall, so far as may be, apply to proceeding before a Committee/Advisory Board.
- 20. Expenses of witnesses.—Every person who is summoned and appears as a witness before the Committee/the Advisory Board, shall be entitled to an allowance for expenses incurred by him in accordance with the scale for the time being in force for payment of such allowances to witnesses appearing in Civil Courts in the State of Himachal Pradesh.

CHAPTER IV

COMPUTATION AND PAYMENT OF WAGES, HOURS OF WORK AND HOLIDAYS

- 21. Mode of computation of the cash value of wages.—The retail prices at the nearest market shall be taken into account in computing the cash value of wages paid in kind and of essential commodities supplied at concession rates. This computation shall be made in accordance, with such directions as may be issued by the State Government from time to time.
- 22. Time and conditions of payment of wages and the deductions permissible from wages.—(1) (i) The wages of a worker in any scheduled employment shall be paid on a working day—
 - (a) in the case of establishments in which less than one thousand persons are employed—before the expiry of the seventh day; and
 - (b) in the case of other establishments—before the expiry of tenth day, after the last day of the wage period in respect of which the wages are payable.
- (ii) Where the employment of any person is terminated by or on behalf of the employer the wages earned by him shall be paid before the expiry of the second working day after the day on which his employment is terminated:

Provided that the State Government on receipt of representation in respect of any scheduled employment or class or classes of employees in such employment may,

after inviting public comments, notify and other wage periods of time limits for payment, which shall then apply to all or any class or classes of employees in such employment.

(iii) The wages of an employed person shall be paid to him without deduction of any kind except those authorised by or under these rules.

Explanation.—Every payment made by the employed person to the employer or his agent shall, for the purposes of these rules, be deemed to be a deduction from wages.

- (2) Deduction from the wages of a person employed in a scheduled employment shall be of one or more of the following kinds namely:—
 - (i) fines; in respect of such acts and omissions on the part of the employed person as may be specified by the State Government by general or special order in this behalf;

(ii) deductions for absence from duty;

- (iii) deductions for damage to or loss of goods expressly entrusted to the employed person for custody, or for loss of money for which he is required to account, where such damage or loss is directly attributable to his neglect or default;
- (iv) deductions for house accommodation supplied by the employer or by the State Government or any Housing Board set up under any law for the time being in force (whether the State Government is the employer or not) or any other authority engaged in the business of subsidising house accommodation which may be specified in this behalf by the State Government by notification in the Himachal Pradesh Raipatra;

(v) deductions for such amenities and services supplied by the employer as the

State Government may, by general or special order, authorise.

Explanation.—The words "amenities and services" in this clause do not include the supply of tools and protectives required for the purposes of employment;

(vi) deductions for recovery of advances or for adjustment of over-payment of wages:

Provided that such advances do not exceed an amount equal to wages for two calendar months of the employed person and, in no case, shall the monthly instalment of deduction exceed one-fourth of the wages earned in that month;

(vii) deductions of income-tax payable by the employed persons;

(viii) deductions required to be made by order of a court or other competent

authority;

(ix) deductions for subscriptions to and for repayment of advances from any provident fund to which the Provident Fund Act, 1952, applies or any recognised provident fund as defined (in section 58-A of the Indian Income-Tax Act, 1922), or any provident fund approved in this behalf by the State Government during the continuance of such approval;

(x) deductions for payment to co-operative societies or deductions for recovery of loans advanced by an employer from out of a fund maintained for the purpose by the employer and approved in this behalf by the State Government or to a scheme of insurance approved by the State Government;

(xi) deduction made with the written authorisation of the person employed for payment of any premium on his life insurance policy to the Life Insurance Corporation of India, established under the Life Insurance Corporation Act, 1956, or for the purchase of securities of the Government of India or

of any State Government or for being deposited in any Post Office Savings Bank in furtherance of any saving scheme of any such Government or for contribution to the National Defence Fund:

Provided that prior approval of the Inspector or any other officer authorised by the State Government in this behalf is obtained in writing before making the deductions unless the employee gives his consent in writing to such deductions.

- (3) Any person desiring to impose a fine on an employed person or to make a deduction for damage or loss caused by him shall explain to him personally and also in writing the act or omission or the damage or loss, in respect of which the fine or deduction is proposed to be imposed or made and give him an opportunity to offer any explanation in the presence of another person. The amount of the said fine or deduction shall also be intimated to him.
- (4) The amount of fine or deduction for damage or loss mentioned in sub-rule (3) shall be subject to such limits as may be specified in this behalf by the State Government. All such fines imposed and deductions made shall be recorded in the registers maintained in Form I and II respectively. These registers shall be kept at the workshop and maintained up-to-date. Where no fine or deduction has been imposed or made on or from any employee in a wage period, a 'Nil' entry shall be made across the body of the relevant register at the end of the wage period, indicating also in precise terms the wage period to which the 'Nil' entry relates.
- (5) Every employer shall send annually a return in Form III showing the deductions from wages so as to reach the Inspector not later than 1st February, following the end of the year to which it relates.
- (6) The amount of fine imposed under sub-rule (3) shall be utilised in accordance with the directions of the State Government.
- (7) Nothing in this rule shall be deemed to effect the provisions of the Payment of Wages Act, 1936 (4 of 1936).
- 23. Publicity to the minimum wages fixed under the Act.—Notices in Form IV containing the minimum rates of wages fixed together with abstracts of the Act, the rule made thereunder and the name and address of the Inspector shall be displayed in English and in a language understood by the majority of the workers in the employment at the main entrance to the establishment and at its office and shall be maintained in a clean and legible condition. Such notice shall also be displayed on the notice boards of all Sub-Divisional and District Offices.
- 24. Weekly day of rest.—(1) Subject to the provisions of this rule, an employee in a scheduled employment in respect of which minimum rates of wages have been fixed under the Act, shall be allowed a day of rest every week (hereinafter referred to as "the rest day") which shall ordinarily be Sunday, but the employer may fix any other day of the week as the rest day for any employee or class of employees in that scheduled employment:

Provided that the employee has worked in the scheduled employment under the same employer for a continuous period of not less than six days:

Provided further that the employee shall be informed of the day fixed as the rest day and of any subsequent change in the rest day before the change is effected, by display of a notice to that effect in the place of employment at the place specified by the Inspector in this behalf.

Explanation.—For the purpose of computation of the continuous period of not less than six days specified in the first proviso to this sub-rule—

- (a) any day on which an employee is required to attend for work but is given only an allowance for attendance and is not provided with work;
- (b) any day on which an employee is laid off on payment of compensation under the Industrial Disputes Act, 1947; and
- (c) any leave or holiday, with or without pay, granted by the employer to an employee in the period of six days immediately preceding the rest day, shall be deemed to be days on which the employee has worked.
- (2) Any such employee shall not be required or allowed to work in a scheduled employment on the rest day unless he has or will have a substituted rest day for a whole day on one of the five days immediately before or after the rest day:

Provided that no substitution shall be made which will result in the employee working for more than ten days consecutively without a rest day for whole day.

- (3) Where in accordance with the foregoing provisions of this rule, any employee works on a rest day and has been given a substituted rest day on any one of the five day's before or after the rest day, the rest day shall for the purpose of calculating the weekly hours of work, be included in the week in which the substituted rest day occurs.
- (4) An employee shall be granted for the rest day wages calculated at the rate applicable to the next preceding day and in case he works on the rest day and has been given a substituted rest day, he shall be paid wages for the rest day on which he worked, at the overtime rate and wages for the substituted rest day at the rate applicable to the next preceding day:

Provided that where the minimum daily rate of wages of the employee as notified under the Act has been worked out by dividing the minimum monthly rate of wages by twenty-six and such actual daily rate of wages is not less than the notified minimum daily rate of wages of the employee, no wages for the rest day shall be payable, and in case the employee works on the rest day and has been given a substituted rest day he shall be paid, only for the rest day on which he worked, an amount equal to the wages payable to him at the overtime rate; and if any dispute arises whether the daily rate of wages has been worked out as aforesaid, the Labour Commissioner, Himachal Pradesh, may on application made to him in this behalf, decide the same, after giving an opportunity to the parties concerned to make written representations:

Provided further that in the case of an employee governed by a piece rate scheme, the wages for the rest day, or, as the case may be, the rest day and the substituted rest day, shall be such as the State Government may by notification in the Himachal Pradesh Rajpatra prescribe, having regard to the minimum rates of wages fixed under the Act, in respect of the scheduled employment.

Explanation.—In this sub-rule "next preceding day" means the last day on which the employee has worked, which precedes the rest day or the substituted rest day, as the case may be, and where the substituted rest day falls on a day immediately after the rest day, the next preceding day means the last day on which the employee has worked, which precedes the rest day.

(5) The provisions of this rule shall apply to the employees in scheduled employments.

(6) The provisions of this rule shall not operate to the prejudice of more favourable terms if any, to which an employee may be entitled under any other law or under the terms of any award, agreement or contract of service and in such a case, the employee shall be entitled only to the more favourable terms aforesaid.

Explanation.—For the purposes of this rule "week" shall mean a period of seven days beginning at midnight on Saturday night.

- 25. Number of hours of work which shall constitute a normal working day be.—
 - (1) The number of hours which shall constitute a normal day shall be:
 - (a) in the case of an adult ... 9 hours. (b) in the case of a child ... $4\frac{1}{2}$ hours.

- (2) The working day of an adult worker shall be so arranged that inclusive of the intervals for rest, if any, it shall not spread over more than 12 hours on any day. The period of work on any day, in a scheduled employment, shall be so fixed that no continuous period of work shall exceed five hours and that no worker shall be required or allowed to work for more than five hours unless he has had an interval for rest for at least half an hour on the expiry of the said five hours.
- (3) Working hours including overtime shall not exceed 10 hours in a day or 60 hours in a week; provided that the total overtime shall not exceed 50 hours in a period of three months.
- (4) The number of hours of work in the case of an adolescent shall be the same as that of an adult or a child according as he is certified to work as an adult or a child by a competent medical practitioner approved by the State Government. No adolescent or child shall be required or allowed to work on any plantation defined in section 2(f) of the Plantation Labour Act, 1951, for more than 40 hours, in any one week, and no child who has not completed his 12th year shall be required or allowed to work in any such plantation.
- (5) The provisions of sub-rules (1) to (4) shall be subject to such modifications as may, from time to time, be notified by the State Government.
- (6) Nothing in this rule shall be deemed to affect the provisions of Factories Act, 1948, H.P. Shops and Commercial Establishments Act, 1969 and Motor Transport Workers' Act, 1961.
- **26.** Night Shifts.—Where a worker in a scheduled employment works on a shift which extends beyond midnight—
 - (a) a holiday for the whole day for the purposes of rule 24 shall in his case mean a period of twenty-four consecutive hours beginning from the time when his shift ends; and
 - (b) the following day in such a case shall be deemed to be the period of twentyfour hours beginning from the time when such shift ends, and the hours after midnight during which such worker was engaged in work shall be counted towards the previous day.
- 27. Extra-wages for overtime.—(1) Where an employee in a scheduled employment is governed by the provisions of the Factories Act, 1948 or any other enactment prescribing extra wages for overtime, he shall receive over time wages at the rates so prescribed.

(2) In case not covered by sub-rule (1) when an employee works in an employment for more than the number of hours of work constituting normal working day prescribed in rule 25, he shall in respect of overtime work be entitled to wages at double the ordinary rate of wages.

Explanation.—The expression "ordinary rate of wages" means the basic wage plus such allowances including the cash equivalent of the advantage accruing through the concessional sale to the person employed of foodgrains and other articles as the person employed is for the time being entitled to but does not include a bonus.

- (3) A register of overtime shall be maintained by every employer in Form V in which entries under the columns specified therein shall be made as and when overtime is worked in any establishment. The register shall be kept at the work spot and maintained up-to-date. Where no overtime has been worked in any wage period, a 'Nil' entry shall be made across the body of the register at the end of the wage period indicating also in precise terms the wage period to which the 'nil' entry relates.
- (4) Nothing in this rule shall be deemed to affect the provisions of Factories Act, 1948/Motor Transport Workers Act, 1961 and H.P. Shops and Commercial Establishments Act, 1969.
- 28. Form of registers and records.—(1) A register of wages shall be maintained by every employer and kept at work site in such form as may be convenient to him and shall include the following particulars:—
 - (a) the minimum rates of wages payable to each person employed;
 - (b) the number of days for which each employed person worked over time for each wage period;
 - (c) the gross wages of each person employed for each wage period;
 - (d) all deductions made from these wages, with an indication in each case, of the kinds of deductions mentioned in sub-rule (2) of rule 22;
 - (e) the wages actually paid to each person employed for each wage period and the date of payment.
- (2) Wage slips containing the aforesaid particulars and such other particulars as may be notified by the State Government shall be issued by every employer to every person employed by him at least a day prior to the disbursement of wages.
- (3) Every employer shall get the signature or the thumb-impression of every person employed on the wage book and wage-slip.
- (4) Entries in the register of wages and wage-slips shall be authenticated by the employer or any person authorised by him in this behalf.
 - (5) A muster-roll shall be maintained by every employer and kept in Form VI.
- (6) A register of employees shall be maintained by every employer at the workspot in Form VII.

Notwithstanding anything contained in this rule where a combined form is sought to be used by the employer to avoid duplication of work for compliance with the provisions of any other Act or rules framed thereunder, an alternative suitable form in lieu of any of the forms prescribed under this rule may, be used with the previous approval of the Labour Commissioner, Himachal Pradesh:

Provided that the State Government on sufficient cause being shown, may by notification in the Official Gazette, exempt any schedule employment or any units of such employment, conditionally or otherwise from the observance of any of the requirements under this rule, or may vary these requirements, in respect of the employees or a class or classes of employees in such employment.

- 29. Preservation of Registers.—A register required to be maintained under rules 22(4), 27(2), 28(1), 28(6) and muster-roll required to be maintained under rule 28(5) shall be preserved for a period of three years after the date of last entry made therein.
- 30. Production of registers and other records.—(1) All registers and records required to be maintained by an employer under these rules shall be produced on demand before the Inspector:

Provided that where an establishment has been closed, the Inspector may demand the production of the registers and records in his office or such other public place as may be near to the employer.

CHAPTER V

CLAIMS UNDER THE ACT

- 31. Applications.—(1) Application under sub-section (2) of section 20 or sub-section (1) of section 21, by or on behalf of an employed person or group of employed persons shall be made in duplicate in Forms VIII, IX or X, as the case may be, one copy of which shall bear the prescribed court-fee.
- (2) A single application under section 20, read with sub-section (1) of section 21 may be presented on behalf or in respect of a group of employed persons, if they are borne on the same establishment and their claim relates to the same wage period or periods.
- 32. Authorisation.—The authorisation to act on behalf of an employed person or persons, under sub-section (2) of section 20, sub-section (1) of section 21 shall be given in Form XI by an instrument which shall be presented to the Authority hearing the application and shall form part of the record.
- 33. Appearance of parties.—(1) If an application under sub-section (2) of section 20 or section 21 is entertained, the Authority shall serve upon the employer by registered post a notice in Form XII to appear before him on a specified date with all relevant documents and witnesses, if any, and shall inform the applicant of the date so specified.
- (2) If the employer or his representative fails to appear on the specified date, the Authority may hear and determine the application ex-parte.
- (3) If the applicant or his representative fails to appear on the specified date, the Authority may dismiss the application.
- (4) An order passed under sub-rule (2) or sub-rule (3) may be set aside on sufficient cause being shown by the defaulting party within one month of the date of the said order, and the application shall then be re-heard after service of notice on the opposite party of the date fixed for re-hearing, in the manner specified in sub-rule (1).

CHAPTER VI

SCALE OF COSTS IN PROCEEDINGS UNDER THE ACT

- 34. Cost.—(1) The Authority for reasons to be recorded in writing may direct that the cost of any proceeding before it shall not follow the event.
 - (2) The costs which may be awarded shall include—
 - (i) expenses incurred on account of court fees;
 - (ii) expenses incurred on subsistence money to witnesses; and
 - (iii) pleader's fees to the extent of ten rupees provided that the Authority in any proceeding may reduce the fees to a sum not less than five rupees or for reasons to be recorded in writing increase it to a sum not exceeding twenty-five rupees.
- (3) Where there are more than one pleaders or more than one applicants or opponents the Authority may, subject as aforesaid, award to the successful party or parties such costs as it may deem proper.
- 35. Court-fees.—The court-fee payable in respect of proceedings under section 20 shall be—
 - (i) for every application to summon a witness—one rupee in respect of each witness;
 - (ii) for every application made by or on behalf of an individual—one rupee;
 - (iii) for every application made on behalf or in respect of a number of employees—one rupee per employee subject to a maximum of twenty rupees:

Provided that the Authority may, if in its opinion, the applicant is a pauper, exempt him wholly or partly from the payment of such fees:

Provided further that no fee shall be chargeable—

- (a) from persons employed in agriculture; or
 - (b) in respect of an application made by an Inspector.
- 36. Rescission and Savings.—The Himachal Pradesh Minimum Wages Rules, 1959, as inforce in the areas which comprised in Himachal Pradesh immediately before 1st November, 1966 and Punjab Minimum Wages Rules, 1950 as in force in the territories added to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, are hereby rescinded but all acts done and orders issued under the rules so rescinded shall so far as they are not inconsistent with these rules, be deemed to hav 6 been respectively done and issued under these rules.

FORM I REGISTER OF FINES [See Rule 22(4)]

			Rule 22(4)			
		••••••	EN	MPLO	YER	
Sr. No.	Name		/husband's ame	Sex	Department	Nature and date of offence for fine imposed
1	2		3	4	5	6
Whether showed cau fine or no enter	ot. If so,	Rates of wages	Date and of fine in		nt Date on what fine realise	
7		8	9		10	11
REGISTEI EMPLO	R OF DED YER BY TI	UCTIONS F	Form II OR DAMA FOR DEFA	GE O	R LOSS CAU	ISED TO THE ED PERSONS
		[Se	ee Rule 22(4)]		
Sr.No.	Nam		her's/husba		Sex	Department
Sr.No.	Nam		her's/husba		Sex	
			her's/husba			Department
	loss When the show dedu date of the	e Fat	her's/husba name 3 ers Date nst amore ter deducter impose		4 Numbers o	Department

FORM III ANNUAL RETURN [See Rule 22(5)]

Return for the year ending the 31st December	
--	--

- 1. (a) Name of the establishment and postal address.
 - (b) Name and residential address of the owner/contractor.
 - (c) Name and residential address of the Managing Agent/Director/Partner incharge of the day-to-day affairs of the establishment owned by a company, body corporate or Association.
- 2. Number of days worked during the year.
- *3. Number of man days worked during the year.
- **4. Average daily number of persons employed during the year.
 - (i)-Adults.

(ii) Children.

- 5. Total wages paid in cash.
- ***6. Total cash value of the wages paid in kind.
 - 7. Deductions.

Number of cases Total amount Rs. P.

- (a) Fines.
- (b) Deductions for damage or loss.
- (c) Deductions for breach of contract.

Disbursement from fines:

Purpose

Amount Rs. P.

- (a)
- (b)
- 8. Balance of fine fund in hand at the end of the year.....

Signature Designation.....

*This is the aggregate number of attendance during the year.

^{**}The average daily number of persons employed during the year is obtained dividing the aggregate number of attendances during the year by the number of working days.

^{***}Cash value of wages in kind should be obtained by taking the difference between the cost price paid by the employer and the actual price paid by the employees for supplies of essential commodities given at concessional rates.

FORM IV

(See Rule 23)

NOTICES

(Abstracts of the Minimum Wages Act, 1948 and the Rules made thereunder)

I. WHOM THE ACT, AFFECTS

- 1. (a) The Act applies to persons engaged in scheduled employments on specified class of work in respect of which minimum wages have been fixed.
- (b) No employee can give up by contract or agreement his rights in so far as it purports to reduce the minimum rates of wages fixed under the Act.

II. DEFINITION OF WAGES

- 1. "wages" means all remuneration payable to an employed person on the fulfilment of his contract of employment and includes house rent allowance. It excludes:—
 - (i) the value of any house accommodation, supply of light, water, medical attendance or any other amenity or any service extended by general or special order of the State Government;

(ii) the contribution paid by the employer to any Pension Fund or Provident Fund

or under any scheme of Social Insurance;

(iii) the travelling allowance or the value of any travelling concession;

(iv) the sum paid to the person employed to defray special expenses entailed on him by the nature of his employment.

(v) Gratuity payable on discharge.

2. The minimum rate of wages may consist of—

(i) a basic rate of wages and a special allowance called the cost of living allowance;

(ii) a basic rate of wages with or without a cost of living allowance and the cash value of any concessions like supplies of essential commodities at concession rates; and

(iii) an all inclusive rate comprising of basic rate, cost of living allowance and cash value of concession, if any.

3. The minimum wages payable to employees of scheduled employments, notified under section 5 read with section 3 or as revised from time to time under section 10 read with section 3 may be-

(a) a minimum time rate

(b) a minimum piece rate. (c) a guaranteed time rate,

(d) an over time rate.

different with (1) different scheduled employments, (2) different classes of work, (3) different localities, (4) different wage periods and (5) different age groups.

III. COMPUTATION AND CONDITIONS OF PAYMENT

The employer shall pay to every employee engaged in scheduled employment under him wages at a rate not less than the minimum rate of wages fixed for that class of employee.

The minimum wages payable under the Act shall be paid in cash unless the Government authorise payment thereof either wholly or partly in kind.

Wage periods shall be fixed for the payment of wages at intervals not exceeding one month or such other larger period as may be prescribed.

Wages shall be paid on a working day within seven days of the end of the wage period or within ten days if 1,000 or more persons are employed.

The wages of a person discharged shall be paid not later than the second working day after his discharge.

If an employee is employed on any day for a period less than the normal working day he shall be entitled to receive wages for a full normal working day provided his failure to work is not caused by his unwillingness to work but by the mission of the employer to provide him with work for that period.

Where an employee does two or more classes of work to each of which a different minimum rate of wages is applicable, the employer shall pay to such employee in respect of the time respectively occupied in each such class of work wages at not less than the minimum rate in force in respect of each such class.

Where an employee is employed on piece work for which minimum time rate and not a minimum piece rate has been fixed, the employer shall pay to such employee wages at not less than the minimuum time rate.

IV. HOURS OF WORK AND HOLIDAYS

The number of hours which shall constitute a normal working day shall be—

- (a in the case of an adult, 9 hours.
- (b) in the case of a child, 4-1/2 hours.

The working day of an adult worker inclusive of the intervals of rest shall not exceed twelve hours on any day.

The employer shall allow a day of rest with wages to the employees every week. Ordinarily Sunday will be the weekly day of rest, but any other day of the week may be fixed as such rest day. No employee shall be required to work on a day fixed as rest day, unless he is paid wages for that day at the overtime rate and is also allowed a substituted rest day with wages (See rule 24).

When a worker works in an employment for more than nine hours on any day or for more than forty-eight hours in any week, he shall in respect of overtime work be entitled to wages in scheduled employments at double the ordinary rate of wages.

V. FINES AND DEDUCTIONS

No deduction shall be made, from wages except those authorised by or under the Rules.

Deduction from the wages shall be one or more of the following kinds namely:

- (i) Fines.—An employed person shall be explained personally and also in writing the act or omission in respect of which the fine is proposed to be imposed and given an opportunity to offer any explanation in the presence of another person.
- The amount of the said fine shall also be intimated to him. It shall be subject to such limits as may be specified by the State Government. It shall be utilised in accordance with the directions of the State Government.
- (ii) Deduction for absence from duty.

- (iii) Deductions for damage to or loss of goods entrusted to the employee for custody, or for loss of money for which he is required to account, where such damage or loss is directly attributable to his neglect or default. The employed person shall be explained personally and also in writing the damage or loss in respect of which the deduction is proposed to be made and given an opportunity to offer any explanation in the presence of another person. The amount of the said deduction shall also be intimated to him. It shall be subject to such limits as may be specified by the State Government.
- (iv) Deductions for house accommodation supplied by the employer, or by a State Government or any authority constituted by a State Government for providing housing accommodation.
- (v) Deductions for such amenities and services supplied by the employer as the State Government may by general or special order authorise. These will not include the supply of tools and protectives required for the purposes of employment.
- (vi) Deductions for recovery of advances or for adjustment of over payment of wages, such advances shall not exceed an amount equal to wages for two calendar months of the employed person and the monthly instalment of deduction shall not exceed one-fourth of the wages earned in that month.
- (vii) Deductions of income-tax payable by the employed person.
- (viii) Deductions required to be made by order of a Court or other competent authority.
 - (ix) Deductions for subscriptions to and for repaymet of advance from any provident fund.
- (x) Deductions for payment to co-operative societies or deductions for recovery of loans advanced by an employer from out of a fund maintained for the purpose by the employer and approved in this behalf by the State Government or deductions made with the written authorisation of the person employed, for payment of any premium on his life insurance policy to the Life Insurance Coporation of India established under the Life Insurance Act, 1954 (3 of 1954) or for contribution to the National Defence Fund.
- (xi) Deductions for recovery or adjustment of amount other than wages paid to the employed person in error or in excess of what is due to him.
- (xii) Deductions made with the written authorisation of the employed person (which may be given once generally and not necessorily every time a deduction is made) for the purchase of securities of the Government of India or of any State Government or for being deposited in any Post Office Savings Bank in furtherance of any Savings Schemes of any such Government.

Every employer shall send annually a return in Form III showing the deductions from wages so as to reach the Inspector not later than the 1st February, following the end of the year to which it relates:

Provided that prior approval of the Inspector or any other officer authorised by the State Government in this behalf is obtained in writing before making the deductions, unless the employee gives his consent in writing to such deduction.

VI. Maintenance of Registers and Records

Every employers shall maintain at the work spot a register of wages in the form prescribed specifying the following particulars for each period in respect of each employed person:—

(a) the minimum rates of wages payable;

(b) the number of days in which overtime was worked;

(c) the gross wages;

(d) the deductions made from wages;

(e) the wages actually paid and the date of payment.

Every employer shall issue wage slips in the form prescribed containing prescribed particulars to every person employed.

Every employer shall get the signature or the thumb-impression of every person employed on the wage book and wage slips.

Entries in the wage books and wage slips shall be properly authenticated by the employer or his agent!

A muster roll, register of fines, register of deductions for damage or loss and register of overtime shall be maintained by every employer at the work spot in the form prescribed.

Every employer shall keep exhibited at main entrance to the establishment and its office, notices in English and in a language understood by a majority of the workers of the following particulars in a clean and legible form:

(a) minimum rate of wages;

(b) abstracts of the Acts and the Rules made thereunder:

(c) name and address of the Inspector.

Register of wages, muster-roll, register of fines, register of deductions for damage or loss and register of overtime shall be preserved for a period of three years after the date of last entry made therein.

All registers and records required to be maintained by an employer under the rules shall be produced on demand before the Inspector provided that where an establishment has been closed, the Inspector may demand the production of the registers and records in his office or such other place as may be nearer to the employers.

VII. INSPECTORS

An Inspector can enter in any premises and can exercise powers of Inspector (including examination of documents and taking of evidence) as he may deem necessary for carrying out the purposes of the Act.

VIII. CLAIMS AND COMPLAINTS

Where an employee is paid less than the minimum rates of wages fixed for his class of work, or less than the amount due to him under the provisions of this Act, he can make an application in the prescribed form within six months to the authority appointed for the purpose. An application delayed beyond this period may be admitted if the authority is satisfied that the applicant had sufficient cause for not making the application within such period.

Any legal practitioner, official of a registered trade union, Inspector under the Act or other person acting with the permission of the authority can make the complaint on behalf of an employed person.

A single application may be presented on behalf of or in respect of a group of employed persons whose wages have been delayed, if they are borne on the same establishment and their claim relates to the same wage period or the periods.

*A complaint under section 22(a) relating to payment of less than the minimum rates of wages or less than the amount due to an employee under the provisions of the Act can be made to the Court only after an application in respect of the facts constituting the offence has been presented under section 20 and has been granted wholly or in part, and the State Government or an officer authorised by it in this behalf has sanctioned the making of the complaint.

A complaint under section 22(b) or 22-A regarding contravention of of the provisions relating to hours of work and weekly day of rest or other miscellaneous offences relating to maintenance of registers submission of returns, etc., can be made to the Court by or with the sanction of an Inspector. The time limit for making such complaints is one month from the date of grant of sanction by the Inspector, in the case of offences falling under section 22(b) and six months from the date on which the offence is alleged to have been committed, in the case of offences falling under section 22-A".

IX. ACTION BY THE AUTHORITY

The authority may direct the payment of the amount by which the minimum wages payable exceed the amount actually paid together with the payment of compensation not exceeding ten times the amount of such excess. The Authority may direct payment of compensation in cases where the excess is paid before the disposal of the application.

If a malicious or vaxatious complaint is made, the Authority may impose a penalty not exceeding Rs. 50 on the applicant and order that it be paid to the employer.

Every direction of the Authority shall be final.

X. PENALTY FOR OFFENCES UNDER THE ACT

Any employer who pays to any employee less than the amount due to him under the provisions of this Act or infringes any order or rules in respect of normal working day, weekly holiday, shall be punishable with imprisonment of either description for a term which may extend to six months or with fine which may extend to five hundred rupees or with both.

Any employer who contravenes any provision of the Act or of any rules or order made on thereunder shall, if no other penalty is provided for such contravention of the Act, he punishable with fine which may extend to five hundred rupces. If the person committing any office under the Act is a company every person who at the time of the offence was committed, was incharge of and was responsible to the company for the conduct of the business of the Company as well as the company shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly. No such person will be liable to punishment, if he proves that the offence was committed, without his knowledge or that he exercised all due diligence to prevent the commission of such offence.

Any director, manager, secretary or other officer of the company with whose consent or connivance an offence has been committed is liable to be proceeded against and punished under the Act.

Note,—(a) "Company" means any body corporate and includes a firm or other association of individuals.

(b) "Director" in relation to a firm means a partner in the firm.

> 15

Ná	ame of un	XI. Mi dertaking		ATES OF WAGE			
	number		ory of emp				m wages
والمنافق المتجند							
		XII. NAME	AND ADI	DRESS OF THE	Inspector	(s)	
Na	me				Add	ress	
		`					
				Form "V"			
			[Se	e rule 27(3	31		
OVER	TIME RI	EGISTER RO	LL FOR		FOR THE	MONTH	ENDING
Sl. No.	Name	Father's/ husband's name	Sex	Designation and Department	which ove	er- time	at of over- on each asion
1	2	3	4	5	6		7
٨							
		i.		,			
Total overtime work or production in case of piece workers	Normal hours	Normal rate of pay	Overtime rate of pay	Normal earnings	Overtime earnings	Total earnings	Date on which overtime payments made

FORM "VI"

[See rule 28(5)]

NAME OF	ESTABLE	SHMENT		PLACE.		• • • • • • • • • •
Sl. No	Name	Father's/ husband's	Sex	Nature of work	For the period ending (1),(2),(3),	Remarks
1	2	name 3	4	5	(4), (5) 6	7

FORM "VII"

[See rule 28(6)]

REGISTER OF EMPLOYEES

Name of establishment.....

Name	of owner/empl	oyer		
Sr. No	Name and surname of employees	Age and Sex	Father's/husband's name	Nature of employment/ designation
1	2	3	4	5

Permanent address of employee, village, District and Thana	Date and commence- ment of employment	Date of termination or leaving of employment	: Signature or thumb- impression of employees
		i. .	
	7	0	0

FORM "VIII"

[See rule 31(1)]

FORM OF APPLICATION BY AN EMPLOYEE UNDER SECTION 20 (2) OF MINIMUM WAGES ACT, 1948

In the Court of Authority appointed under the Minimum Wages Act, 1948 Forarea
Application Noof
(Througha legal practitioner/an official of, which is a registered trade union.
Address
(1)
AddressThe applicant above named states as follows:—
(1) The applicant was/has been employed fromas
(2) The opponent(s) is/are the employer(s) within the meaning of section 2(8) to the Minimum Wages Act, 1948.
(3) *(a) The applicant has been paid wages at less than the minimum rate of wages fixed for his category of employment under the Act by Rsper day for the period fromto
*(b) The applicant has not been paid wages at Rsper day for the weekly days of rest fromto
*(c). The applicant has not been paid wages at the overtime rate for the period
(4) The applicant estimates the value of relief sought by him on each account as under:—
(a) Rs (b) Rs
(c) Rs Total Rs
(5) The applicant, therefore, prays that a direction may be issued under section 20(3) of the Act for:—
 (a) payment of the difference between the wages payable under the Minimum Wages Act and the wages actually paid; (b) payment of remuneration for the days of rest; (c) payment of wages at the overtime rate; (d) compensation amounting to Rs
(6) The applicant begs leave to amend or add to or make alterations in the application, if and when necessary, with the permission of the Authority.
(7) The applicant does solemnly declare that the facts stated in the application are true to the best of his knowledge, belief and information.

Signature or thumb-impression of employed person or legal practitioner or official of a registered trade union duly authorised.

FORM "IX"

[See rule 31(1)]

FORM OF GROUP APPLICATION UNDER SECTION 21(1)

In the Court of the Authority appointed under the Minimum Wages Act, 1948

Forarea
Application Noof 19Between
A.B.C. and (state the number)others:
Applicants; (througha legal practitioner/an official of which is a registered Trade
Union).
AddressOpposite
party AddressOpposite
The applicants state as follows:—
(1) the applicants whose names appear in the attached schedule were/have been
employed fromtoas
(categories) in (establishment) of Shri/Messrs
is/are scheduled employment(s) within the meaning of section 2(g) of the Minimum Wages Act.
Millimum Wages Act.
(2) The opponent(s) is/are the employer(s) within the meaning of section 2(e) of the Minimum Wages Act, 1948.
(3) (a) the applicants have been paid wages at less than the minimum rates of
wages fixed for their category (categories) of employment(s) under the Act
by Rsper day for the period(s) fromto;
(b) the applicants have not been paid wages at Rsper day for
the weekly days of rest fromto;
(c) the applicants have not been paid wages at the overtime rate(s) for the period fromto
(4) The applicants estimate the value of relief sought by them on each account as
under:—
(a) Rs
(b) Rs
(c) Rs
Total Rs
(5) The applicants, therefore, pray that a direction may be issued under section 20(3) of the Act for:
(a) payment of the difference between the wages payable under the Minimum
Wages Act and the wages actually paid;
(b) payment of remuneration for the days of rest;(c) payment of wages at the overtime rate(s);
(c) payment of wages at the overtime rate(s); (d) compensation amounting to Rs
(a) composition and of the first of the firs
(6) The applicants begleave to amend or add to or make alterations in the application, if and when necessary, with the permission of the Authority.
(7) The applicants to solemnly declare that the facts stated in this application are true to the best of their knowledge, belief and information.

Signature or thumb impression of the employed

persons or legal practitioner or official of a Registered Trade Union duly authorised.

FORM "X" [See rule 31(1)]

FORM OF APPLICATION BY AN INSPECTOR OR PERSON ACTING WITH THE PERMISSION OF THE AUTHORITY UNDER SECTION 20 (2)

THE PERMISSION OF THE AUTHORITY OF SECTION 25 (4)
In the Court of the Authority appointed under the Minimum Wages Act, 1948
Forarea
Application No of 19
Versus
(1)Opponent(s)
The applicant above-named states as follows:—
(1) The opponent(s) has/have—
(a) paid wages at less than the minimum rates of wages fixed for their category (categories) of employment(s) under the Act by Rsper day for the period(s) from;
(b) not paid wages at Rsper day for the weekly days of res from;
(c) not paid wages at the overtime rate(s) for the period fromto the following employees.
(2) The applicant estimates the value of relief sought for the employees on each account as under:
(a) Rs
(3) The applicant, therefore, prays that a direction may be issued unde section 20(3) of the Act for:
(a) payment of the difference between the wages payable under the Minimum Wages Act and the wages actually paid;
(b) payment of remuneration for the days of rest;(c) payment of wages at the overtime rate(s);
(d) compensation amounting to Rs
(4) The applicant begs leave to amend or add to or make alterations in the application, if and when necessary with the permission of the Authority.
(5) The applicant does solemnly declare that the facts stated in the application ar true to the best of his knowledge, belief and information.

Signature.

FORM "XI"

(See rule 32)

FORM OF AUTHORITY IN FAVOUR OF LEGEL PRACT ANY OFFICIAL OF A REGISTERED TRADE UNION REF SECTION 20(2)	
In the Court of Authority appointed under the Minimum forarea.	Wages Act, 1948
Application No	
(1)	
(1)	
I hereby authorise Mr	ict on my behalf ir
Date Signature or thumb-imp	pression of the employee.
FORM "XII" (See rule 32) FORM OF SUMMONS TO THE OPPONENT TO APPEAR AUTHORITY WHEN AN APPLICATION UNDER SUI OF SECTION 20 OR UNDER SECTION 21 IS ENTER	B-SECTION (2)
To Title o	f the application
(Name, description and place of residence).	
Whereas	efore me in person tions relating to o answer all such
Take notice that in default of your appearance on the day befo application will be heard and determined in your absence.	re mentioned, the
· ·	Signature
	Sd/- Secretary.